MICHAEL A. FREIMANN, ESQ. (admitted *Pro Hac Vice*) 1 MARTINE T. WELLS, ESQ. (admitted *Pro Hac Vice*) BROWNSTEIN HYATT FARBER SCHRECK, LLP 2 410 17th Street, Suite 2200 3 Denver, CO 80202 Telephone: 303.223.1100 Facsimile: 303.223.1111 4 mfreimann@bhfs.com mwells@bhfs.com 5 6 TRAVIS F. CHANCE, ESQ., Nevada Bar No. 13800 BROWNSTEIN HYATT FARBER SCHRECK, LLP 7 100 North City Parkway, Suite 1600 Las Vegas, NV 89106-4614 8 Telephone: 702.382.2101 Facsimile: 702.382.8135 9 tchance@bhfs.com 10 UNITED STATES DISTRICT COURT 11 DISTRICT OF NEVADA 12 SHAWN JAFFEE and DEREK KRITZ. CASE NO.: 2:19-cv-00644-APG-NJK individually and on behalf of all others 13 similarly situated, 14 Plaintiffs, STIPULATION AND ORDER FOR 15 **EXTENSION OF TIME FOR PLAINTIFFS** TO FILE RESPONSE TO MOTION TO **DISMISS** 16 WYNN LAS VEGAS, LLC a Nevada domestic limited-liability company, (FIRST REQUEST) 17 EMPLOYEE(S)/AGENT(S) DOES 1-10; and ROE CORPORATIONS 11-20. 18 inclusive. 19 20 Defendant. Plaintiff SHAWN JAFFEE and DEREK KRITZ ("Plaintiffs"), by and through their 21 counsel of record, Gabroy Law Offices and Theodora Oringher PC, and Defendant WYNN LAS 22 VEGAS, LLC ("Defendant"), by and through its counsel of record, Brownstein Hyatt Farber 23 Schreck, LLP, hereby stipulate and agree pursuant to Local Rule IA 6-1 to extend the deadline for 24 Plaintiffs to file their response to Defendant's Motion to Dismiss (ECF No. 21) and state as 25 follows: 26 27 28 1 19313677.1

1	1.	On May 22, 2019, Defendant filed its Motion to Dismiss (the "Motion") (ECF No.		
2	21).			
3	2.	Plaintiffs' response to the	e Motion is currently due on June 5, 2019.	
4	3.	Plaintiffs have requeste	d 14 additional days to respond to the Motion and	
5	Defendant has agreed to grant such additional time.			
6	4.	Good cause exists to grant this extension, as trial counsel for Plaintiffs is currently		
7	engaged in trial efforts out-of-state and furthermore the Motion raises complex, potentially			
8	dispositive issues of law.			
9	5.	This stipulation is brought in good faith by both parties and not for purposes of		
10	delay. This extension will not result in undue delay in in the administration of this case.			
11	6.	6. No extension of time or continuance has previously been requested by Plaintiffs		
12	with respect to the Motion.			
13	IT IS THEREFORE STIPULATED by and among the parties that the deadline for			
14	Plaintiffs to file a response to the Motion is extended up to and including June 19, 2019.			
15	Respectfully submitted this 31st day of May, 2019.			
16				
17	/s/Kaine M. Messer CHRISTIAN J. GABROY, ESQ. KAINE M. MESSER, ESQ. JON R. MOWER, ESQ. THEODORA ORINGHER PC		/s/Travis F. Chance MICHAEL A. FREIMANN, ESQ.	
18			(admitted <i>Pro Hac Vice</i>) MARTINE T. WELLS, ESQ.	
19			(admitted <i>Pro Hac Vice</i>) TRAVIS F. CHANCE, ESQ.	
20			Attorneys for Defendant Wynn Las Vegas, LLC	
21	Attorneys for	Fiamijjs	Automeys for Defendant wynn Lus Vegus, ELC	
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23		IT IS SO ORDERED.		
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25	UÑITED STATES DISTRICT JUDGE			
26	Dated: June 3, 2019.			
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